(Mr. Sarbanes), the Senator from Delaware (Mr. Carper) and the Senator from Rhode Island (Mr. Reed) were added as cosponsors of S. 1197, a bill to reauthorize the Violence Against Women Act of 1994.

S. 1209

At the request of Mr. GREGG, the name of the Senator from Alabama (Mr. Sessions) was added as a cosponsor of S. 1209, a bill to establish and strengthen postsecondary programs and courses in the subjects of traditional American history, free institutions, and Western civilization, available to students preparing to teach these subjects, and to other students.

S. 1215

At the request of Mr. GREGG, the names of the Senator from Massachusetts (Mr. Kennedy) and the Senator from Ohio (Mr. DeWine) were added as cosponsors of S. 1215, a bill to authorize the acquisition of interests in underdeveloped coastal areas in order better to ensure their protection from development.

S. 1244

At the request of Mr. HAGEL, his name was added as a cosponsor of S. 1244, a bill to amend the Internal Revenue Code of 1986 to allow individuals a deduction for qualified long-term care insurance premiums, use of such insurance under cafeteria plans and flexible spending arrangements, and a credit for individuals with long-term needs.

S. 1249

At the request of Mr. Corzine, the name of the Senator from New Jersey (Mr. Lautenberg) was added as a cosponsor of S. 1249, a bill to require the Secretary of Education to rebate the amount of Federal Pell Grant aid lost as a result of the update to the tables for State and other taxes used in the Federal student aid need analysis for award year 2005–2006.

S. 1263

At the request of Mr. Bond, the name of the Senator from Missouri (Mr. Talent) was added as a cosponsor of S. 1263, a bill to amend the Small Business Act to establish eligibility requirements for business concerns to receive awards under the Small Business Innovation Research Program.

S. 1325

At the request of Mr. FRIST, the name of the Senator from New York (Mr. SCHUMER) was added as a cosponsor of S. 1325, a bill to establish grants to provide health services for improved nutrition, increased physical activity, obesity and eating disorder prevention, and for other purposes.

S. 1358

At the request of Mr. Durbin, the name of the Senator from California (Mrs. Feinstein) was added as a cosponsor of S. 1358, a bill to protect scientific integrity in Federal research and policymaking.

S. 1390

At the request of Mr. INOUYE, the name of the Senator from Hawaii (Mr.

AKAKA) was added as a cosponsor of S. 1390, a bill to reauthorize the Coral Reef Conservation Act of 2000, and for other purposes.

S. 1402

At the request of Mr. DeWine, the name of the Senator from Illinois (Mr. Obama) was added as a cosponsor of S. 1402, a bill to amend section 42 of title 18, United States Code, to prohibit the importation and shipment of certain species of carp.

S. 141

At the request of Ms. STABENOW, her name was added as a cosponsor of S. 1411, a bill to direct the Administrator of the Small Business Administration to establish a pilot program to provide regulatory compliance assistance to small business concerns, and for other purposes.

S. 1417

At the request of Mr. CRAIG, the name of the Senator from Maine (Ms. COLLINS) was added as a cosponsor of S. 1417, a bill to impose tariff-rate quotas on certain casein and milk protein concentrates.

S.J. RES. 18

At the request of Ms. STABENOW, her name was added as a cosponsor of S.J. Res. 18, a joint resolution approving the renewal of import restrictions contained in the Burmese Freedom and Democracy Act of 2003.

S. RES. 42

At the request of Mr. Lugar, the name of the Senator from Minnesota (Mr. Dayton) was added as a cosponsor of S. Res. 42, a resolution expressing the sense of the Senate on promoting initiatives to develop an HIV vaccine.

AMENDMENT NO. 1238

At the request of Mr. McConnell, the name of the Senator from Vermont (Mr. Leahy) was added as a cosponsor of amendment No. 1238 proposed to H.R. 3057, a bill making appropriations for foreign operations, export financing, and related programs for the fiscal year ending September 30, 2006, and for other purposes.

AMENDMENT NO. 1260

At the request of Mr. Santorum, the names of the Senator from Pennsylvania (Mr. Specter), the Senator from Michigan (Mr. Levin), the Senator from Louisiana (Ms. Landrieu) and the Senator from New Jersey (Mr. Lautenberg) were added as cosponsors of amendment No. 1260 proposed to H.R. 3057, a bill making appropriations for foreign operations, export financing, and related programs for the fiscal year ending September 30, 2006, and for other purposes.

AMENDMENT NO. 1261

At the request of Mrs. CLINTON, the names of the Senator from Maryland (Ms. MIKULSKI) and the Senator from New Jersey (Mr. CORZINE) were added as cosponsors of amendment No. 1261 intended to be proposed to H.R. 3057, a bill making appropriations for foreign operations, export financing, and related programs for the fiscal year end-

ing September 30, 2006, and for other purposes.

AMENDMENT NO. 1262

At the request of Mr. Nelson of Florida, his name was added as a cosponsor of amendment No. 1262 proposed to H.R. 3057, a bill making appropriations for foreign operations, export financing, and related programs for the fiscal year ending September 30, 2006, and for other purposes.

AMENDMENT NO. 1264

At the request of Mr. McConnell, the names of the Senator from New Hampshire (Mr. Gregg) and the Senator from Vermont (Mr. Leahy) were added as cosponsors of amendment No. 1264 proposed to H.R. 3057, a bill making appropriations for foreign operations, export financing, and related programs for the fiscal year ending September 30, 2006, and for other purposes.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. INHOFE (for himself and Mr. HARKIN):

S. 1425. A bill to give effect to the original agreement entered into by the cities of Dallas, Texas, and Fort Worth, Texas, to build a single airport to provide for the commercial air transportation needs of the region, and for other purposes; to the Committee on Commerce, Science, and Transportation.

Mr. INHOFE. Mr. President, Senator Harkin and I are introducing the True Competition Act which will resolve a longstanding debate about the status of Dallas Love Field Airport. This is a critical issue for those of us from States that depend on access to the Nation's air transportation network through hub airports in other States.

In the late 1960s the Federal Government expressed concern that it was funding three airports very closely located to each other in the Dallas/Fort Worth area. It asked the local communities to build a single major airport to serve the entire region. The cities of Dallas and Fort Worth, in consultation with the airlines serving the local airports, agreed to do so only under the condition that all three local airports be permanently closed to all commercial airline traffic. It was this agreement that resulted in the construction of the Dallas/Fort Worth International Airport.

The legislation I propose today would return to the original intent of all the parties involved in the decision to build DFW International by closing Love Field to commercial air traffic. If enacted, competition at DFW will increase significantly. This will be good for consumers and it will be good for communities that used DFW as their access to the world.

The Federal statute that is central to this debate is the so-called Wright amendment. This was a law enacted in 1979 that allowed Love Field to stay open for limited service despite the desire of the local communities to have it close. It was necessary because activist judges in Texas had ruled against the local government's intent to consolidate all air traffic at DFW.

Recently, legislation has been introduced that would completely reverse the agreement of the parties to limit Love Field to an airport serving short haul markets. This would return to the situation that was supposed be corrected 30 years ago. The runways of Love Field and DFW are 8 miles apart. To have two major, federally funded airports so close simply doesn't make sense.

Moreover, if flights are transferred from DFW to Love Field—as they surely would be if the Wright amendment is repealed—there will be fewer connecting opportunities at DFW for passengers from outside the north Texas area.

I understand that Southwest Airlines is lobbying strongly for repeal of the Wright amendment. I want to make it clear that I have the greatest respect for Southwest and consider myself a good customer. But Southwest surely does not need the continued permanent home court advantage that the courts gave them years ago. Southwest operates very successfully at some of the most congested and high volume airports in the country. They have the skill and the resources to compete against any carrier at any airport. If they moved their operations to DFW. consumers and communities could have the best of all worlds-intense head-tohead competition between carriers and even more opportunities to travel throughout the world.

It is time to resolve this controversy once and for all by returning to the original intent of the parties.

By Mr. OBAMA:

S. 1426. A bill to amend the Safe Drinking Water Act to reauthorize and extend provisions relating to contaminant prevention detection, and response; to the Committee on Environment and Public Works.

Mr. OBAMA. Mr. President, I rise today to introduce the Drinking Water Security Act of 2005.

This bill would reauthorize a portion of the Safe Drinking Water Act, first enacted in 2002, that instructs the Environmental Protection Agency, EPA, and the Centers for Disease Control to develop the tools needed by American drinking water systems to detect and respond to the introduction of biological, chemical, and radiological contaminants by terrorists. My bill also would require EPA to report on its progress in developing and implementing these detection and response systems since 2002.

Like most Americans, I want to rise in the morning, make some coffee, and take a shower without worrying if that water has somehow been tampered with overnight by terrorists. Safe drinking water is something we traditionally have taken for granted in this country. This bill will continue the good work our scientists have been doing to monitor, detect, and negate any chemical, biological, or radiological agents that terrorists could introduce into our drinking water, should they manage to get past our physical security measures. This bill would also help implement appropriate warning systems in the event of a terrorist attack on our water systems.

I do not want to be an alarmist. But, September 11 changed Americans' views on the possibility of the improbable and turned our focus to preparedness. This bill is all about preparedness. It provides the authorization and oversight needed to continue to develop those tests and responses so we can stay one step ahead of potential terrorists.

I hope all of my colleagues join me in supporting this commonsense bill and ensuring that our drinking water remains safe.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 201—DESIGNATING SEPTEMBER 14, 2005, AS "NATIONAL ATTENTION DEFICIT DISORDER AWARENESS DAY"

Ms. CANTWELL (for herself and Mr. DURBIN) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 201

Whereas Attention Deficit/Hyperactivity Disorder (also known as AD/HD or ADD), is a chronic neurobiological disorder, affecting both children and adults, that can significantly interfere with an individual's ability to regulate activity level, inhibit behavior, and attend to tasks in developmentally appropriate ways;

Whereas AD/HD can cause devastating consequences, including failure in school and the workplace, antisocial behavior, encounters with the justice system, interpersonal difficulties, and substance abuse;

Whereas AD/HD, the most extensively studied mental disorder in children, affects an estimated 3 percent to 7 percent (2,000,000) of young school-age children and an estimated 4 percent (8,000,000) of adults across racial ethnic, and socioeconomic lines:

Whereas scientific studies clearly indicate that AD/HD runs in families and suggest that genetic inheritance is an important risk factor, with between 10 and 35 percent of children with AD/HD having a first-degree relative with past or present AD/HD, and with approximately 50 percent of parents who had AD/HD having a child with the disorder;

Whereas despite the serious consequences that can manifest in the family and life experiences of an individual with AD/HD, studies indicate that less than 85 percent of adults with the disorder are diagnosed and less than ½ of children and adults with the disorder are receiving treatment;

Whereas poor and minority communities are particularly underserved by AD/HD resources:

Whereas the Surgeon General, the American Medical Association (AMA), the American Psychiatric Association, the American Academy of Child and Adolescent Psychiatry (AACAP), the American Psychological Asso-

ciation, the American Academy of Pediatrics (AAP), the Centers for Disease Control and Prevention (CDC), and the National Institute of Mental Health, among others, recognize the need for proper diagnosis, education, and treatment of AD/HD;

Whereas the lack of public knowledge and understanding of the disorder play a significant role in the overwhelming numbers of undiagnosed and untreated cases of AD/HD, and the dissemination of inaccurate, misleading information contributes to the obstacles preventing diagnosis and treatment of the disorder;

Whereas lack of knowledge, combined with the issue of stigma associated with AD/HD, has a particularly detrimental effect on the diagnosis and treatment of AD/HD:

Whereas there is a need to educate health care professionals, employers, and educators about the disorder and a need for well-trained mental health professionals capable of conducting proper diagnosis and treatment activities; and

Whereas studies by the National Institute of Mental Health and others consistently reveal that through proper and comprehensive diagnosis and treatment, the symptoms of AD/HD can be substantially decreased and quality of life for the individual can be improved: Now, therefore, be it

Resolved. That the Senate—

- (1) designates September 14, 2005, as "National Attention Deficit Disorder Awareness Day";
- (2) recognizes Attention Deficit/Hyperactivity Disorder (AD/HD) as a major public health concern:
- (3) encourages all people of the United States to find out more about AD/HD and its supporting mental health services, and to seek the appropriate treatment and support, if necessary:
- (4) expresses the sense of the Senate that the Federal Government has a responsibility to09
- (A) endeavor to raise public awareness about AD/HD; and
- (B) continue to consider ways to improve access to, and the quality of, mental health services dedicated to the purpose of improving the quality of life for children and adults with AD/HD: and
- (5) calls on Federal, State and local administrators and the people of the United States to observe the day with appropriate programs and activities.

SENATE RESOLUTION 202—URGING THE GOVERNMENT OF SUDAN AND THE SUDAN PEOPLE'S LIB-ERATION MOVEMENT/ARMY TO FULLY IMPLEMENT THE COM-PREHENSIVE PEACE AGREEMENT OF JANUARY 9, 2005

Mr. FRIST (for himself, Mrs. Dole, and Mr. Lugar) submitted the following resolution; which was considered and agreed to:

S. Res. 202

Whereas the people of Sudan have been devastated by war for all but 10 years since Sudan gained its independence in 1956;

Whereas the second civil war in Sudan between the Government of Sudan in the north and the Sudan People's Liberation Army in the south began in 1983 and lasted for more than 20 years:

Whereas more than 2,000,000 people died and more than 4,000,000 people were internationally displaced or became refugees as a direct or indirect result of the civil war in Sudan:

Whereas the Government of Sudan and the Sudan People's Liberation Movement/Army